



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/051,980	01/16/2002	Takashi Kumamoto	42390P9482D	3004

7590 03/24/2003

Mark C. Van Ness
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP
Seventh Floor
12400 Wilshire Boulevard
Los Angeles, CA 90025-1026

EXAMINER

VIGUSHIN, JOHN B

ART UNIT

PAPER NUMBER

2827

DATE MAILED: 03/24/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/051,980

Applicant(s)

KUMAMOTO ET AL.

Examiner

John B. Vigushin

Art Unit

2827

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 1/16/02.
- 2a) ☐ This action is FINAL. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-13 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-13 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☒ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2.
- 4) ☐ Interview Summary (PTO-413) Paper No(s). _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other:

DETAILED ACTION

Rejections Based On Prior Art

1. The following references were relied upon for the rejections hereinbelow:

Venkateshwaran et al. (US 6,339,254 B1) Kaminaga et al. (US 6,321,734 B1)

Chia et al. (US 6,081,997)* Baba et al. (US 6,071,755)*

* Made of record in Applicant's IDS filed as Paper No. 2 on July 22, 2002.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1-3 and 5-7 are rejected under 35 U.S.C. 102(e) as being anticipate by Venkateshwaran et al.

As to Claim 1, Venkateshwaran et al. discloses, in Figs. 4 and 6A: a chip 401 comprising a top surface (i.e., the active surface having bumps 411), a bottom surface (opposite the top surface) and side surfaces disposed between the top and bottom surfaces; a substrate 610 comprising an upper surface; a plurality of reflowed solder bumps 411 (col.6: 36-43) electrically coupling the top surface with an adjacent portion of the upper surface; a monolithic element comprising solidified resin 410 (col.4: 47-48 and

col.6: 16-18); the monolithic element encapsulating and adhesively bonded to (i) substantially all the side surfaces of chip 401, (ii) a substantial portion of the upper surface (of substrate 610), and (iii) the plurality of reflowed bumps 411 located in a gap between the top surface of chip 401 and the upper surface of substrate 610 (col.4: 28-34 and 41-43).

As to Claim 2, Venkateshwaran et al. further discloses that the solidified resin does not encapsulate the bottom (exposed) surface of chip 401 (Fig. 4).

As to Claim 3, Venkateshwaran et al. discloses that resin 410 further comprises a filler material (col.4: 28-34 and 41-43).

As to Claim 5, Venkateshwaran et al. further discloses that resin 410 encapsulates substantially all of the side surfaces of chip 401 (Fig. 4).

As to Claim 6, Venkateshwaran et al. further discloses that the solidified resin does not encapsulate the bottom (exposed) surface of chip 401 (Fig. 4).

As to Claim 7, Venkateshwaran et al. further discloses that the solidified resin comprises an epoxy (col.4: 47-48 and col.6: 16-18).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Venkateshwaran et al. in view of Chia et al. and Kaminaga et al.

I. Venkateshwaran et al. discloses that resin 410 further comprises a filler material including electrically insulating and thermally conductive particles and having a low thermal coefficient of expansion (TCE) for the purpose of: (i) lowering the thermal coefficient of expansion (TCE) of the resin 410 in order to alleviate the TCE mismatch problems that adversely affect the integrity and reliability of the solder bump connections, and (ii) provide thermally conductive particles for dissipating heat from the chip surfaces (col.4: 28-34, 41-43 and 47-51). However, Venkateshwaran et al. is silent as to the composition, shape and size of the filler material.

II. Chia et al., in the same packaging art as Venkateshwaran et al., discloses silica particles in a solidified resin encapsulant 32 that are electrically insulating and thermally conductive for the same purpose as that of Venkateshwaran et al. (Fig. 3; col.6: 40-51) but is silent as to the shape and size of the particles.

III. Kaminaga et al., in the same packaging art as Venkateshwaran et al. and Chia et al., teaches silica spherical particles for reducing the TCE of resin encapsulant 4 (as in Venkateshwaran et al. and Chia et al), preventing discrete packaging parts and the substrate from being damaged by sharp particle edges and further teaches that it is preferable that the spherical particles be very small, i.e., "microspheres" in order to enhance the fluidity of the resin encapsulant, thereby ensuring that the resin completely encapsulates the chip and its bumps in the transfer mold (Fig. 3; col.5: 48-51; col.7: 3-28 and 61-65; col.10: 66-col.11: 3).

IV. Since Venkateshwaran et al., Chia et al. and Kaminaga et al. are all in the same packaging art and are solving similar TCE mismatch problems and heat dissipation problems, then the use of silica particles (Chia et al.) that are very small spheres, i.e., microspheres (Kaminaga et al.) would have been readily recognized for all the above-cited benefits taught by Chia et al. and Kaminaga et al., respectively, in the pertinent art of Venkateshwaran et al.

V. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the low TCE, heat dissipative filler material particles of Venkateshwaran et al. with the silica microspheres taught by Chia et al. and Kaminaga et al. in order to ensure the reliability of the resin-encapsulated package of Venkateshwaran et al. with all the above-cited enhancements, as taught by Chia et al. and Kaminaga et al.

6. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Venkateshwaran et al. in view of Baba et al.

I. Venkateshwaran et al. discloses that the package 400 of Fig. 4 has an embodiment wherein substrate 610 is a multilayer substrate (col.5: 41-47) but is silent as to the thickness dimension of the substrate.

II. Baba et al. discloses, in Fig. 17, a multilayer substrate 34 having insulating layers 37 and wiring layers 36, wherein the insulating layers are polymer materials (e.g., epoxy, polyimide) with no reinforcing fibers (a so-called "neat" substrate) which enables the substrate 34 to be thin so that the package profile can be minimized in accordance

with the industry trend towards miniaturization of multi-functionality electronic devices (col.1: 9-14; col.11: 11-25).

III. Therefore, it would have been obvious to one ordinary skill in the art at the time the invention was made to modify the multilayer substrate 610 of Venkateshwaran et al. with the multilayer substrate structure of Baba et al. in order to obtain a thin substrate for the purpose of enabling the electronic package of Venkateshwaran et al. to have a reduced profile in keeping with the industry trend towards package miniaturization of multi-functional devices desirable in the market place for electronics, as taught by Baba et al.

7. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Venkateshwaran et al. in view of Baba et al., as applied to Claim 8 above, and further in view of Applicant's admitted prior art.

I. Modified Venkateshwaran et al. discloses all the limitations of the claim including the modification of the multilayer substrate 610 of Venkateshwaran et al. with the "neat" polymer substrate of Baba et al. in order to obtain a thin substrate for miniaturizing the package, wherein the modification further includes that the "neat" insulating layer 37 may be "several tens to several μm " which enables the entire substrate 34 to be thin (Baba et al., Fig. 17 and col.11: 22-25) which has the added benefit of improving the electrical performance of the resulting package (col.11: 38-30). Note that although "no through holes are provided" in the substrate, there are short blind vias through each of polymer layers 37 that connect the wiring layers 36 (as can be seen in each of the polymer layers 37 of substrate 34 of Fig. 17) which include the

disclosed power/ground layers (col.11: 28-30), wherein the vias through the neat polymer layers 37 are inherently shorter between the wiring layers 36 they connect because the neat polymer layers 37 are made thinner which inherently shortens the vias and improves the electrical performance by reducing the length of the wiring paths which reduces parasitic line inductance effects.

II. However, Venkateshwaran et al. thus modified by Baba et al. does not teach that the "neat" polymer multilayer substrate is specifically in the thickness range of approximately 0.05 mm (i.e., 50 μm) to 0.5 mm (i.e., 500 μm) thick.

III. Applicant's admitted prior art also teaches that in prior art packaging "[i]t is desirable in many integrated circuit applications to utilize as thin a substrate or film as possible to maximize the electrical performance of the resulting packaged chip" and furthermore that "[t]ypically, thin substrates or films are comprised of a polymeric material and are 0.05 to 0.5 mm thick," wherein the "thin substrates shorter vias help reduce loop inductance within the substrate." (Applicant's Specification, p.4, paragraph [0006]: lines 1-5).

IV. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the substrate of Venkateshwaran et al., as modified by Baba et al., by arranging the multilayer substrate of modified Venkateshwaran et al. such that the neat polymer layers 37 having the thickness dimensions of "several tens to several μm ," as taught by Baba et al., are set at a thickness and are employed in the number of layers so that the total thickness of substrate 34 meets the typical prior art standard for thin substrates of approximately

0.05 mm (i.e., 50 μ m) to 0.5 mm (i.e., 500 μ m) thick, as taught in Applicant's admitted prior art, in order for the substrate of Venkateshwaran et al., as modified by Baba et al, to be useful in a wide variety of known electronics applications.

8. Claims 9 and 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Venkateshwaran et al. in view of Baba et al.

A) As to Claim 9:

I. Venkateshwaran et al. discloses that the package 400 of Figs. 4 and 6A has an embodiment wherein substrate 610 is a multilayer substrate (col.5: 41-47) but is silent as to the material of the substrate.

II. Baba et al. discloses, in Fig. 17, a multilayer substrate 34 having insulating layers 37 and wiring layers 36, wherein the insulating layers are polymer materials (e.g., epoxy, polyimide) with no reinforcing fibers (a so-called "neat" substrate) which enables the substrate 34 to be thin so that the package profile can be minimized in accordance with the industry trend towards miniaturization of multi-functionality electronic devices (col.1: 9-14; col.11: 11-25).

III. Therefore, it would have been obvious to one ordinary skill in the art at the time the invention was made to modify the multilayer substrate 610 of Venkateshwaran et al. with the "neat" polymer material for the insulating layers of the multilayer substrate structure, as taught by Baba et al. in order to obtain a thin substrate for the purpose of enabling the electronic package of Venkateshwaran et al. to have a reduced profile in keeping with the industry trend towards package miniaturization of multi-functional devices desirable in the market place for electronics, as taught by Baba et al.

B) As to Claim 11:

I. Venkateshwaran et al. discloses, in Figs. 4 and 6A, all the limitations of the claim including an additional chip 402 electrically coupled with substrate 610 but does not teach at least one passive component electrically coupled with substrate 610.

II. Baba et al. discloses, in Fig. 20, a capacitor 53 coupled to substrate 34 along with chips 31 (col.12: 31-35), typically functioning as a noise decoupling capacitor for suppressing noise on the power line and preventing such noise spikes from reaching the power contacts of chip 31 and adversely affecting the performance of the chip.

III. Since Venkateshwaran et al. teaches encapsulating more than one chip 401 in Figs. 4 and 6A, and since the problem of power line noise solved by Baba et al. would have been readily recognized in the pertinent art of Venkateshwaran et al., then it would have been obvious to one of ordinary skill in the art at the time the invention was made to either replace additional chip 402 with, or add to encapsulated substrate 610, a decoupling capacitor, as taught in Baba et al., in order to provide a noise decoupling capacitor at least for chip 401, as in Baba et al., thereby improving the performance of the package 400 of Venkateshwaran et al.

C) As to Claim 12, modified Venkateshwaran et al. further discloses that the solidified resin 410 inherently fills a gap between a first surface (i.e., the lower non-contact surface) of the capacitor, elevated above substrate 610 by the conductive joining material (as taught in modifier reference Baba et al., Fig. 20: see capacitor 53 mounted on substrate 34) and an adjacent surface of the substrate 610.

D) As to Claim 13, modified Venkateshwaran et al. further discloses that the solidified resin 410 fully encapsulates the capacitor (as in Fig. 20 of modifier reference Baba et al.) that replaces the chip 402 of modified Venkateshwaran et al.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

a) Weber (US 6,038,136) discloses silica filler material, which may include spherical particles, in resin encapsulant 16 for achieving desirable fluidity of the resin encapsulant 16 for enhancing the encapsulation of the package (col.1: 45-55; col.6: 5-14).

b) Tanaka (US 5,981,313) discloses that the spherical silica filler has the property of lowering the thermal coefficient of expansion of the epoxy base resin encapsulant (col.4: 4-8).

c) Tsukagoshi et al. (US 5,804,882) discloses an insulating adhesive underfill which has insulating filler particles that include spherical silica particles (col.8: 49-55).

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John B. Vigushin whose telephone number is 703-308-1205. The examiner can normally be reached on 8:30AM-5:00PM Mo-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David L. Talbott can be reached on 703-305-9883. The fax phone numbers

Application/Control Number: 10/051,980
Art Unit: 2827

Page 11

for the organization where this application or proceeding is assigned are 703-308-7382 for regular communications and 703-308-7382 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.



John B. Vigushin
Examiner
Art Unit 2827

jbv
March 23, 2003